

Tale of Two Wives  
Told in Court by  
Mrs. Andrews No. 1

Original Spouse of Broad  
Street Broker Describes  
Entry of Second One in  
Her Suit for a Divorce

Mrs. Maud Augusta Andrews took the witness stand yesterday in her divorce suit against Herbert Thornton Andrews at Jersey City before Advisory Master in Chancery John M. Enright in the Chancery Court, 75 Montgomery Street.

Andrews it is alleged, married Miss Esther M. Tattall in Greenwich, Conn., on January 26 last, and took her to live with him in the apartment occupied by Mrs. Maud Augusta Andrews at 2,850 Hudson Boulevard, Jersey City. He is the principal member of the brokerage firm of H. T. Andrews & Co., 20 Broad Street, Manhattan. An exposure of the situation was made last April, following which Andrews and Esther Tattall left the apartment.

Mrs. Andrews told of her marriage to Andrews in Portland, Me., June 17, 1912, by the Rev. James F. Albion. She said she and Andrews lived together nine years, four at their home, 2850 Hudson Boulevard, and five at the Hudson Boulevard address. Mrs. Andrews said there were two children, John Andrews, eight years old, and Harley, six. She charged her husband with misconduct, naming Esther Tattall, on April 12 last, in the Hudson Boulevard apartment.

The woman testified that Esther Tattall was brought to the apartment twice by Andrews before it was announced that she was to live there. Mrs. Andrews said she had tried to induce her husband to take Miss Tattall away, but without avail. He told her he had married the young woman in Greenwich, Conn.

"After that," said Mrs. Andrews, "my husband showed me no affection. He would not let me kiss him or sit on the couch beside him."

Corroborative testimony was given by Helen Fraser, colored, employed as maid, Dr. D. J. Donohue, five years physician to the Andrews family; Julius Lloyd, janitor of the apartment building, and Mrs. Lloyd were witnesses. Lloyd said he ordered Andrews to take Mrs. Andrews No. 2 away or he would notify the authorities. Mrs. Andrews was not present in court nor was he represented by counsel.

Girl's Charge Brings Old  
Bigamy Sentence to Light

Accuses Salesman of Assault on  
Eve of Their Marriage;  
Brooklyn Woman Also Held

Two alleged bigamists were arraigned in this city yesterday.

James K. McIntyre, thirty-six years old, a salesman, of the Hotel De France, 142 West Forty-ninth Street, was arraigned in West Side court on complaint of Miss Ellen Robertson, twenty-six years old, also a guest in the hotel, who charged him with assault.

The young woman told Magistrate Tobias that McIntyre had promised to marry her and that the wedding was set for last Monday. Later, she said, they agreed to postpone it until next Monday.

When McIntyre was arraigned the police submitted records showing that he had been convicted of bigamy and that on December 7, 1915, he was convicted of petty larceny under the name of Charles Earle and was sentenced to four years and four months.

The other alleged bigamist is Mrs. Gertrude Downs O'Rourke, twenty-one years old, of 432 Eighteenth Street, Brooklyn. She was held in \$1,000 bail in the Fifth Avenue court on a charge of bigamy preferred by her first husband, William Downs, of 74 Fourteenth Street. Downs said she left him last January and shortly afterward was married to William O'Rourke, a motor-man.

Voluntary Pay Cut of 10 P. C.  
For Rock Island Officials

A voluntary reduction of 10 per cent in salaries of executive officers of the Chicago, Rock Island & Pacific Railway was announced here yesterday. James E. Coleman, president of the road, said the officers had recommended the reduction and that the board of directors had approved it. The reduction in the pay of supervisory officers to "meet the changed conditions" were ordered by the board.

Asks \$5,000,000 Share  
Of Trade Stamp Gains

Shelley Hutchinson Continues  
Draw-Out Litigation by Be-  
ginning a New Action

TRENTON, N. J., July 21.—Shelley B. Hutchinson, of Ypsilanti, Mich., to-day renewed in the United States District Court here part of her litigation of three years with stockholders of the

Pastor Lets Wife Weep on Neck,  
Then Bids Her Keep on Eloping

Wife Accuses  
Butterfly Girl  
In Divorce Suit

MONTICELLO, N. Y., July 21.—Mrs. Emily Durea and Early Van Nooy, the elopers who didn't elope, but just went away together, came back today to seek the pardon of Mrs. Durea's husband, the Rev. Clark Durea, leader of the "Holy Rollers." The preacher hadn't ordered any fattened calf prepared, and it was the coolest of welcomes that he extended to his returned wife.

Thanks to the fact that he had sold his house and furniture soon after she departed with another woman's husband, Mr. Durea was able to refuse to take her back without violating the pacifistic doctrines of his sect. As soon as she had finished weeping on his shoulder and begging him to take her back for the sake of their children Mr. Durea wiped the moisture from his eyes and said:

"I'm sorry, I do not doubt that you are repentant, but I have sold my house and furnishings. I have no place to keep you and no money."

"You don't mean that you refuse to take me back?" cried Mrs. Durea aghast.

"I haven't a friend left in the world. I went to my mother's house in Brook-

lyn, and she refused to take me in. She said I had disgraced her. I haven't a friend left in the world. Won't you please take me back?"

"You have him," suggested Mr. Durea with a wave of his hand toward Van Nooy, whom he had ignored previously.

"Yes, I guess I still have him," said Mrs. Durea uncertainly. "I suppose he is the only one who will stand by me." She climbed back into the automobile with Van Nooy and her twelve-year-old daughter, Gladys, who has accompanied the couple on their travels. Durea advanced to the automobile, patted his wife's shoulder, kissed his daughter and waved goodbye.

To-night they drove into Rutherford, N. J., where their landlord ejected them a few days ago because of the notoriety their escapade brought upon his household. Mrs. Durea collected some clothes she had left behind in her haste to get back to her husband. Van Nooy got some tools he had left at his place of employment, and they drove away without saying where they intended to elope to this time.

Van Nooy made no attempt to see his wife while they were in Monticello. She has started divorce proceedings.

Sperry & Hutchinson Company, trading stamp concern.

The late Thomas A. Sperry and Hutchinson were partners in a trading stamp concern, originally that Sperry defrauded him of part of his shares, and that these, with shares bought by William M. Sperry, brother of Thomas, gave the latter control of the concern.

In his present bill of complaint Hutchinson alleges that he is entitled to the shares because of profits obtained by the brothers from dividends which should have been declared, but which were secretly and irregularly paid in addition to regular dividends. Thomas A. Sperry died in September, 1913, and his will was proven in a New Jersey court.

Hutchinson's bill of complaint alleges further that the books of the concern were irregularly kept and that there was a secret trustee's fund for the purpose of keeping the true earnings of the company hidden from all but those on the inside.

Hutchinson carried his prior suit to the United States Supreme Court and was defeated. He asserts in his present bill that there was no previous adjudication to prevent the success of the present suit.

The bill recites that Hutchinson is about to file suit in the Federal Court for a partnership accounting. His attorneys are William M. Atkinson, of Hoboken and Elizabeth, and Barnes & Chivers & Halstead, of New York.

Sheriff John F. Kelly, of Suffolk County, who is conducting an investigation into the murder of Hemming, who was shot and killed by Frank Eberhardt, caretaker of Mrs. Hemming's home on Duck Island, near Northport, L. I. Sheriff Kelly said he desired to question Mrs. Hemming on points raised in the statements he received Wednesday from young Hemming, the latter's wife and Joseph Schmidt, chauffeur of the automobile in which the Hemmings went to Duck Island on the night of the shooting.

Principal of the conflicting statements which Sheriff Kelly said he wished to clear up were those of Mrs. Hemming and her daughter Helen. Mrs. Hemming, he said, testified at the inquest that she had not telephoned to Eberhardt, instructing him not to permit her husband to enter the house, whereas, the Sheriff declared, the daughter testified Eberhardt had received a telephone message from her mother.

Sheriff Kelly also called attention to the testimony of the chauffeur, which was at variance, he said, with Mrs. Hemming's statement that she had attempted to raise her husband and shield him after the first shot was fired.

"I am also interested in ascertaining where the gun used by Eberhardt came from," said Sheriff Kelly. "It was a brand-new weapon and had never been used before Eberhardt fired at Hemming."

Records of the County Clerk's office revealed yesterday that judgment for \$5,000.00 was entered in the Fifth District Municipal Court on May 15 last in favor of Henry G. Hemming and against Mrs. Helen Henderson. According to the attorney who handled the suit for the broker the amount represented loans made by Hemming to Mrs. Henderson prior to their marriage, which took place May 31.

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Wife Accuses  
Butterfly Girl  
In Divorce Suit

Collie Takes His Master's  
Side in Family Quarrel

Alexander Ottohoff, janitor of 223 East Fifty-third Street, owns a collie which resents any interference in the domestic affairs of his master, and when Mrs. Ottohoff entered the basement with Patrolman Joseph A. Tompkins last night, after a quarrel with her husband, the collie leaped at the patrolman.

The attack was so sudden that Tompkins had no time to tell the dog with his nightstick. He fended off the first rush, which aimed at his throat, and thereafter the struggle with the dog was at such close quarters that his nightstick was useless. He did not draw his revolver for fear that he might shoot Ottohoff or his wife.

Several times the patrolman hurled the lunging dog to the floor, but each time the animal was on its feet and upon him before he could raise his nightstick. Finally the collie inflicted a slashing bite on the patrolman's right thigh, and as it retired, snarling, to renew the attack Ottohoff seized it and snapped a leash in its collar.

Tompkins was taken to Flower Hospital, where his wound was cauterized, and then reported sick at the East Fifty-first Street police station and was ordered home. The Department of Health was notified and will examine the dog. The quarrel between the Ottohoffs was forgotten in the excitement and was not renewed.

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Collie Takes His Master's  
Side in Family Quarrel

Police Charge Made

Mr. Shaw is charged with deliberate perjury by his wife by alleging that she ever condoned or forgave him and she conducts his charges. Mrs. Shaw also submits a copy of a certificate issued April 3, 1901, stating that her deceased husband, William M. Atkinson, died in Middlesex County, Mass., in 1901, and that she was his widow.

Mrs. Shaw says that she is destitute and that she has not a dollar in the world, and declares that she has not received any money from her husband since March 10, 1921, and she has been forced to move from her apartment at 255 West 108th Street.

Mr. Shaw, she states, has refused to permit her to occupy "The Farm" in North Salem, Westchester County, which they occupied for four years when not living in town. She has debts amounting to \$3,000 and is in need of medical care, which, she says, she cannot obtain because of her financial condition.

Mrs. Shaw, who is a chambermaid at the Woodward, also made an affidavit which accompanied that of Mrs. Shaw's. She submitted another affidavit, which she submitted yesterday in which she says that the first affidavit was so drawn as to cast reflections upon Philip M. Shaw and Madrienne La Barre. Her affidavit says that she heard Mr. Shaw say that he had "sweethearted" her, but that he had not married her.

Robert A. Fowler, an assistant porter in the hotel, in an affidavit accompanying Mrs. Shaw's papers, says that on one occasion he saw Shaw in his shirt sleeves with his shoes off and the girl in a kimono.

At Mr. Shaw's office yesterday his brother met newspaper men, but declared that the plaintiff in the divorce action was out of town and could not be reached.

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"No Blood on My  
Hands," Mrs. Brooks  
Tells Horton Jury

Broker's Wife Denies Saying  
'She Would Get the Guy  
That Killed the Kid'; Let-  
ter to Lareesch Introduced

Mrs. Lucille E. Brooks, wife of a Chicago insurance broker, was recalled yesterday as a witness in the trial of Nicholas Lareesch, who is indicted for the murder of Police Lieutenant Floyd Horton. She was questioned before Judge Thomas C. T. Callahan and a jury for more than two hours. The only other witness examined yesterday was John Cavanaugh, superintendent of an apartment house at 540 West 142d Street, where Mrs. Brooks lived and in front of which the shooting took place.

During her cross-examination by Bernard J. Sandler, counsel for the defense, Mrs. Brooks was asked to look at her hands to see if the blood of Joseph Lareesch, who was killed in a pistol duel with Lieutenant Horton, was not on them. She calmly answered that it was not. Mrs. Brooks was asked to show the members of the jury the scar on her upper arm which was left by a bullet wound received the night of the shooting. She walked in front of the jury box displaying the scar and talking to the jurors. Judge Crain told her to show her arm and not to converse with them.

A letter sent to Nicholas Lareesch, in the Tomb, by Mrs. Brooks was introduced in evidence. The letter told him to "pray to God" and that "He will help you." She also showed the jury a letter for Mr. B. but felt that he would be with her to the end, as he knew her to be good at heart.

Mrs. Brooks said she did not recall going to the home of Lareesch's sister in Washington Street and declaring while waving a revolver that she "would get the guy that killed the kid." She said that such a thing never took place. She also denied saying that she would kill herself and end it all.

Mrs. Brooks testified that she did not know who furnished the bail for John Cavanaugh, who was held as a material witness. Cavanaugh was with the Lareesch brothers on December 16, before the shooting of Horton.

Cavanaugh denied any knowledge of a plot to attempt to beat up Tyler Hairston, the colored elevator operator, who Mrs. Brooks said had attempted to assault her. Cavanaugh said that he had served a term in the penitentiary for carrying a club.

The case will be resumed on Monday.

Mrs. Brooks said she did not recall going to the home of Lareesch's sister in Washington Street and declaring while waving a revolver that she "would get the guy that killed the kid." She said that such a thing never took place. She also denied saying that she would kill herself and end it all.

Mrs. Brooks testified that she did not know who furnished the bail for John Cavanaugh, who was held as a material witness. Cavanaugh was with the Lareesch brothers on December 16, before the shooting of Horton.

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